



April 28, 2016

Mrs. Pat Abel
District Deputy, Coastal District
California Division of Oil, Gas, & Geothermal Resources
195 S. Broadway, Suite 101
Orcutt, CA 93455-4655

RE: Arroyo Grande Aquifer Exemption Boundary Update – USEPA Supplemental Data Request

Dear Mrs. Abel:

Freeport-McMoRan Oil & Gas (FM O&G) has reviewed the supplemental data request submitted to DOGGR dated April 19, 2016. Pursuant to the questions posed in the letter, FM O&G has contracted with an outside consultant to conduct a water capture analysis of the groundwater supply wells situated in closest proximity to the proposed modified exemption boundary. The results of the analysis and supporting material are enclosed with this letter for your review and validate that the entirety of the area proposed for exemption does not currently provide a source of drinking water.

The analysis also involved a field level survey to verify information submitted by the Center for Biological Diversity (CBD) asserting the presence of groundwater supply wells that were not identified in the initial application materials. As evidenced by the results of the on the ground work of the independent consultants, CBD's submittal to the EPA included a number of factual errors, including mistakenly identifying agricultural frost prevention units as groundwater supply wells.

FM O&G has also reviewed the EPA's supplemental questions related to the application's demonstration of hydraulic isolation. While it should be noted that the federal criteria for making aquifer exemption related determinations do not require an aquifer to be fully contained or isolated, we believe the fact that such geologic features exist at the Arroyo Grande Oil Field (AGOF) is relevant for the record, and strengthen the evidence submitted relative to the core determination criteria.

Noted below are the questions raised by the USEPA, followed by our answers:

Hydraulic Isolation

Q1a. Provide additional information demonstrating how the fault acts as a barrier to fluid migration.

A1a. Data contained in a 2008 groundwater study conducted by Cleath-Harris Geologists Inc. (CHG) for PXP covering the Price Canyon Unit property contains additional evidence that the fault acts as a barrier to fluid migration. The reported is titled, "Groundwater Resources Study For PXP, Arroyo Grande Oilfield, December 2008 By Cleath-Harris Geologist Inc."

A relevant excerpt from the base flow survey conducted by CHG follows below and is further bolstered by Figure 1:

"Pismo Creek is gaining stream between the railroad crossing Price Canyon Road and station 8. The contributions to stream flow are interpreted to come from surfacing ground water. Most of the increase in base flow occurs between Station 4 and Station 6. Station 6 is where the Indian Knob fault is inferred to cross beneath the alluvial deposits. The fault is likely a ground water barrier, where ground water flow backs up and pressure builds, forcing flow up into overlying alluvial deposits, which drain into Pismo Creek. At station 8, all underflow surfaces as stream flow. Station 8 is at the upstream end of the oilfield."

"The salinity of Pismo Creek increases without an apparent increase in surface flow downstream of Station 8..."

The Station 8 reference above is located in the Arroyo Grande Fault Zone (AGFZ). The CHG base flow survey demonstrates quantitatively that the Arroyo Grande Fault Zone is the final barrier to fluid flow in Price Canyon north of the AGOF. The AGFZ is not unique as a barrier to fluid flow in Price Canyon as the Indian Knob and the Enda Faults are also barriers to fluid flow as described in the CHG survey. In addition, the base flow survey noted an increase in salinity in samples measured in the AGOF south of Station 8 in the AGFZ. The CHG base flow survey is completely consistent with the evidence presented in the aquifer exemption proposal including:

1. The AGFZ main fault and fault splays are identified as liniments on aerial photos and by offset formations in the subsurface as evidenced by well log data.
2. Fault gouge identified on the Silva 1 well mudlog in the fault zone is solid evidence of a fault sealing mechanism in the AGFZ
3. High oil saturation values from core samples south of the AGFZ in the AGOF versus very low oil saturations north of the AGFZ. If oil could migrate north across the AGFZ then there would be high oil saturations north of the AGFZ and there are not.
4. Eight uneconomic wells drilled over a wide area of Price Canyon north of the AGFZ versus hundreds of economic wells drilled in the AGOF south of the AGFZ demonstrating that oil has not migrated across the AGFZ.
5. Multiple drinking water well completions in Pismo Fm. sands north of the AGFZ at higher elevations than the AGOF. If the AGFZ was not a barrier to fluid flow then oil would have migrated across the fault zone to the highest elevation making the existing drinking water wells an impossibility.

The above five lines of evidence from the aquifer exemption proposal combined with the flow and salinity measurement data from the CHG base flow survey clearly and consistently demonstrate that the AGFZ is a barrier to fluid flow.

Q1b. Provide additional information as to how the facies change acts as a barrier to fluid migration.

A1b. Data about the SW area between the west ends of cross-sections E to the south and B to the north can be derived from previously conducted drill striplogs (lithology from drill cuttings) and a wireline electric log. The data from these records can be correlated to identify the basic formations in the area including the Pismo Formation Edna and Miguelito Members and the Monterey Formation with wells in the area with much more data like well Guidetti A 4 at the west end of cross-section B-B'. The area where these wells are located is considered part of the Indian Knob area which was an uneconomic heavy oil drilling area in the past and contains no drinking water wells. The well data indicates similar formation relationships to the Guidetti A 4 well with Edna Member sands from near surface to a depth of around 600' MD underlain by the Miguelito siltstones and claystones that is underlain by the Monterey Formation. The Edna Member sands in this area are water sands containing tar. This area is west of the black dashed line on the proposed aquifer exemption map which is the approximate boundary where there is no mobile oil, only immobile tar that fills the pore space of the Edna Member sands. It is the tar that blocks migration of mobile oil further up structure out of the syncline forming a tar seal.

The facies change on the southern end of the AGOF is the transition from Edna Member sands to the north to Miguelito Member basin ward siltstone and claystones to the south. The reason this transition from sand to siltstone and claystone forms an effective seal is due to the change in permeability. The Edna Member sands typically have permeability in the range of several hundred millidarcys to well over a darcy. The Miguelito Member siltstone and claystone have permeability of less than 10 millidarcys. This data comes from lab measurements of permeability on core samples taken at the time wells were drilled in the area of the facies transition. In addition, the siltstone and claystone don't have significant oil saturations further showing they provide a seal to oil migration out of the AGOF.

Q1c. Provide additional information as to how the presence of tar seals act as a barrier to fluid migration.

A1c. Oilfields defined by tar seals like the AGOF are well known around the world. Within California there are a number of oilfields which have tar seals as prominent geologic features including: San Ardo, King City, Santa Paula, Los Angeles City, McKittrick, South Belridge and Coalinga. In specific regards to the AGOF a 1980 report by DOGGR found that "the Edna [includes the AGOF] deposit of San Luis Obispo County is probably the largest surface occurrence of tar sand in California." (DOGGR, Unconventional Petroleum Resources, by Fred O. Hallmark, Pub. No. TR25, 1980).

The original saline formation waters in the marine sediments of the Pismo Formation at the AGOF have largely been replaced by sub-3000 ppm TDS waters as is evidenced by numerous water samples taken from around the oilfield at various depths. The transition to lower TDS formation waters occurred as the Pismo Formation sands were uplifted and exposed to meteoric water. Contact between the hydrocarbons already in place in the Pismo Formation and the meteoric waters resulted in contamination of the oil reservoir by anaerobic bacteria, which biodegraded the once light-oil hydrocarbons into heavy-oil and/or bitumen (tar, asphalt). The hydrocarbons at the surface, or in contact with groundwater in the subsurface, would have been the most biodegraded and, accordingly, formed bitumen with API gravities typically less

than 10 degrees and viscosities greater than 10,000 cp to over 100,000 cp at ambient temperatures (Figure 2). Bitumen owes its density and viscosity to its chemical composition—mainly large hydrocarbon molecules known as asphaltenes and resins, which are present in lighter oils but are highly concentrated in bitumen. In addition, bitumen frequently has a high content of metals, such as nickel and vanadium, and nonmetallic inorganic elements, such as nitrogen, oxygen, and sulfur.

The interior of the reservoir, being insulated from such degradation, contains primarily heavy oil with a consistency of approximately 13 degrees API gravity and a viscosity in the range of 2500 – 3500 cp. Thus, it is the immobile bitumen, with very high viscosity and very low mobility at ambient conditions that blocks liquids fluid flow into (and/or out of) the otherwise porous Pismo Formation sands (Dollie Sands), and that forms the seal (tar seal) surrounding the heavy oil reservoir. This geologic description is validated by the mudlog for well Guidetti A 4, which is located at the west end of cross-section B-B' from the aquifer exemption proposal. The mudlog shows multiple occurrences of tar in the subsurface (Figure 3).

While the graphic diagrams contained in the original application depict the seals as single lines for brevity, in reality the seals encompass wide areas and contain significant thickness around the perimeter. The effectiveness and integrity of the seals as containing features is enhanced by prudent operations at the limits of the field such as maintenance of low reservoir pressure, and site specific placement of temperature monitoring wells. To date, none of the monitoring wells that have been installed have recorded any increase in temperature above background levels. Robust background temperature monitoring will continue to be utilized going forward.

Q2. Provide additional information to address the hydraulic isolation of the Dollie Sands from surrounding aquifers.

A2. The six cross-sections (A – A' through E – E') that accompany the proposed aquifer exemption boundary (PAEB) map all show the Miguelito stratigraphically below the AGOF Edna Member (Dollie) sands throughout the area within the boundary. The low permeability Miguelito Member siltstones and claystones (< 10 md) form a consistent lower confining zone throughout the PAEB. However, some of the Edna Member (Dollie) sands continue latterly to the southeast into Oak Park Basin (OPB) as shown in PAEB cross-section E-E'. Of all the sands that cross in to the OPB only the M-12 basal Edna Member sand has ever been productive. The sands that extend into the Oak Park Basin are separated by a structural ridge between the AGOF and OPB (figures X & Y). The historically productive OPB wells are also separated by more than 2000' laterally from AGOF operations.

The upper confining zone at the AGOF is 250'. This is the minimum depth at which wells are completed down from surface. Above 250' are shallow tar sands that form the upper seal throughout the oil reservoir. Shallow tar sands at the AGOF have been recognized in the 1944 USGS "Oil and Gas Investigations Preliminary Map 16", the 1958 and 1989 DOGGR Gold Book cross-sections, in the many shallow core holes, numerous mud logs, strip logs and cores and outcrops.

Q3a. Provide additional technical information for selecting the spill point elevation.

A3a. A hydraulic analysis was conducted (Aug 2015) using the most conservative spill point elevation to determine if fluids would pass over the spill point and outside the Arroyo Grande syncline under operating conditions. It was determined that the injected fluids would remain below the spill point elevation and thus not move outside the syncline. Operations to date have continued to increase the

offtake vs injection thus continuing to reduce reservoir pressure and provide additional margin for fluids not passing over the spill point.

The spill point elevation and location was based on available well data from a half dozen wells and mapped sands on the west side of the field. It was determined that the west side location provided the most conservative area of the field to establish a spill point elevation since other areas around the syncline are higher in elevation and water injection is confined to the west side. Utilizing cross sections in the western edge, a 275' spill point elevation was determined for the hydraulic analysis.

To date, the WESP and water plant have been in continuous operation since August 2015. Gas injection has further declined, water injection has remained approximately the same, steam injection has reduced, and produced fluids have increased. Therefore, the offtake vs injection volume has increased, which continues to effectively reduce the reservoir pressure. Continued reduction in reservoir pressure will provide greater ability to inject fluids into the reservoir and add additional margin in the spill point hydraulic analysis determination. For every 20 psi decrease in reservoir pressure adds approximately 15% margin versus the spill point hydraulic head. Please also see the original aquifer exemption application, Section 2.1.3, page 9-14.

Q3b. Provide additional site specific groundwater flow information.

A3b. The area of the requested aquifer exemption has been recognized by the California Department of Water Resources and other geologic and hydrogeologic authorities as being separated from the Edna Valley groundwater basin by geologic formations and faulting. As such, continuity and rate measurement for groundwater flow through the area is incongruous with the physical nature of the site.

The California Department of Water Resources (1) limits the extent of the San Luis Obispo Valley Groundwater Basin and does not include any of the area in the aquifer exemption, recognizing that these are distinctly separate areas that do not have significant groundwater connectivity. This is supported by the findings in a Balanced Hydrologics report from 2008 (2). This report details how groundwater, when present in sufficient quantities, undergoes upwelling along the various fault traces that cross Pismo Creek up-gradient of the aquifer exemption area. This upwelling water feeds into Pismo Creek as surface water precisely because it cannot continue to flow as groundwater across the fault traces. This presupposes what other research has found (3), which is that general groundwater flows are from the northeast to southwest, but illustrates that the groundwater does not flow significantly in a subsurface manner across the various faults. It flows as a surface water when there is sufficient water to support upwelling into Pismo Creek, but when groundwater is insufficient to support upwelling, the fault traces act as a dam, holding back groundwater from flowing into the area of the aquifer exemption. This is consistent with the interpretation from the technical document from Cleath-Harris Geologists (4) in Appendix G 1-1 of our aquifer exemption application package which states, "The subsurface hydraulic connection between the Edna subbasin and Price Canyon water-bearing zones is restricted by faulting and folding, which act as barriers to groundwater flow."

Likewise, little to no groundwater flow can be expected through the area of the proposed aquifer exemption in a downstream direction. A 2007 report by WZI, Inc. (5) states, "...the Pismo Creek drainage

was observed to be incised directly into the Edna Member of the Pismo Formation bedrock.” It goes on to state that “...no extensive or continuous alluvial deposits are present along the Pismo Creek drainage through the PXP property.” Since no extensive or continuous alluvial deposits exist in the area, the only possibility for groundwater flow would be through fractures in the bedrock. Since the bedrock in the area is saturated with oil, any groundwater flowing from the area of the aquifer exemption to the south would be accompanied by crude oil, but this has not been observed in any down gradient wells.

These multiple references from respected sources all indicate that water flow across the various fault zones separating the Edna subbasin of the San Luis Obispo Valley Groundwater Basin is insignificant under average conditions, and that there is insignificant groundwater flow within the area of the aquifer exemption and no groundwater flow out of this area to the south. Instead, all flows into and out of the area of the aquifer exemption are limited to the surface flows in Pismo Creek.

1. California Department of Water Resources (DWR). 2004. California’s Groundwater Bulletin 118. San Luis Obispo Valley Groundwater Basin 3-9.
2. Balance Hydrologics, Inc. 2008. Hydrology and Geology Assessment of the Pismo Creek Watershed, San Luis Obispo, California. August 2008.
3. Fugro West, Inc. 2008. Water Resources Assessment for the Cold Canyon Landfill Expansion, Environmental Impact Report.
4. Cleath-Harris Geologists, Inc. 2015. Review of DWR Well Completion Reports for Wells Within One-Mile Radius of the Freeport-McMoRan Arroyo Grande Oil Field.
5. WZI, Inc. 2007. Pismo Creek Alluvial Evaluation, Arroyo Grande Oil Field, San Luis Obispo County, California.

Q3c. Provide additional information concerning the potential for future saturation in the aquifer.

A3c. Continued dewatering of the reservoir will further reduce water saturation and reservoir pressure, thus keeping the fluids contained in the syncline. Furthermore, over time, the water cut ratio per barrel of fluid produced will be reduced as the dewatering operations continue. Buoyancy-driven fluid movement is not evident or expected as the heavy oil and water remain interspersed and in emulsions.

Q3d. Provide additional supportive data relative to hydraulic containment

A3d. See attached Exhibit A for field wide production and injection volumes for January 2015 – March 2016. The data contained in this spread sheet supports the response provided to question 3a.

Current Source Analysis

Q4. Provide additional information concerning nearby groundwater supply wells.

A4. Freeport-McMoRan Oil & Gas retained Cleath-Harris Geologists, Inc. (Cleath-Harris) to conduct a capture zone analysis of 13 domestic, potable water supply wells within ¼ mile of the proposed aquifer exemption boundary (PAEB). These wells are small volume wells serving primarily a single residence. One quarter mile was chosen as the limit for the capture zone analysis due in part to the fact that none of the

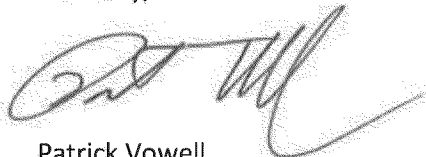
wells outside that limit could have the potential to have a capture zone so large as to be impacted by the exempted area. There are no known municipal supply wells or other large volume potable water wells within 1 mile of the PAEB.

Cleath-Harris calculated the capture zones for each of the 13 water wells using the 1999 California Drinking Water Source Assessment and Protection Program (DWSAPP) capture zone equation as shown in Figure 4. A spreadsheet of their results is shown in Exhibit B. The capture zones for the 2 year (Zone A), 5 year (Zone B5), and 10 year (Zone B10) cases at a flow rate of 10 gpm for the 13 water wells are displayed in Figure 5. The 13 water well capture zones relationship to the PAEB are summarized as follows:

- Water Wells 38, 39, 40, and 41: these water wells are located east of the PAEB and their capture zone areas do not cross the PAEB
- Water Wells 43, 46, 47 and 48: these water wells are located north of the PAEB and north of the main trace of the Arroyo Grande Fault Zone (AGFZ). Wells 46 and 47 have capture zones that do not abut the PAEB while wells 43 and 48 do. Because the AGFZ is an aquiclude, the capture zones for these two wells are limited to the north side of the main trace of the fault. The multiple lines of evidence for the AGOF being an aquiclude are given in the original aquifer exemption document and in previous answer A1a of this document.
- Water Wells 50, 51, 52, and 54: these water wells are southeast of the PAEB and their capture zones do not cross the PAEB. In addition, they are located on the north flank of the Oak Park structural basin which is an entirely separate hydrologic basin from the AGOF.
- Water Wells 84 and 86: these South Ranch water wells are completed in a thin alluvium (QAL) layer within Pismo Creek which overlies the Miguelito Member of the Pismo Formation consisting of siltstone and claystone. Hence, these wells are hydrologically isolated from the proposed aquifer exemption area. In addition, two of the four Phase IV monitoring wells, MW 3A and MW 3B completed in 2006, are located about 1000' north of these water wells along Pismo Creek in between the AGOF and the South Ranch property and have shown no change in the last ten years of oilfield operations.

Thank you in advance for your consideration of this supplemental material in response to the questions posed by the EPA. As always, please do not hesitate to contact us should you have questions regarding the enclosed material.

Sincerely,



Patrick Vowell
EH&S Advisor
Freeport-McMoRan Oil & Gas

Attachments

CC: Ken Harris, State Supervisor, DOGGR
Jason Marshall, Deputy Director, California Department of Conservation
John Borkovich, State Water Resources Control Board
Janice Zinky, State Water Resources Control Board
John Robertson, Central Coast Regional Water Quality Control Board
Aaron Katona, Central Coast Regional Water Quality Control Board
John McKenzie, San Luis Obispo County Planning & Building Department
David Rose, EH&S Manager, FM O&G

Figures and Exhibits

EDNA FAULT

INDIAN
KNOB
FAULT

ARROYO
GRANDE
FAULT

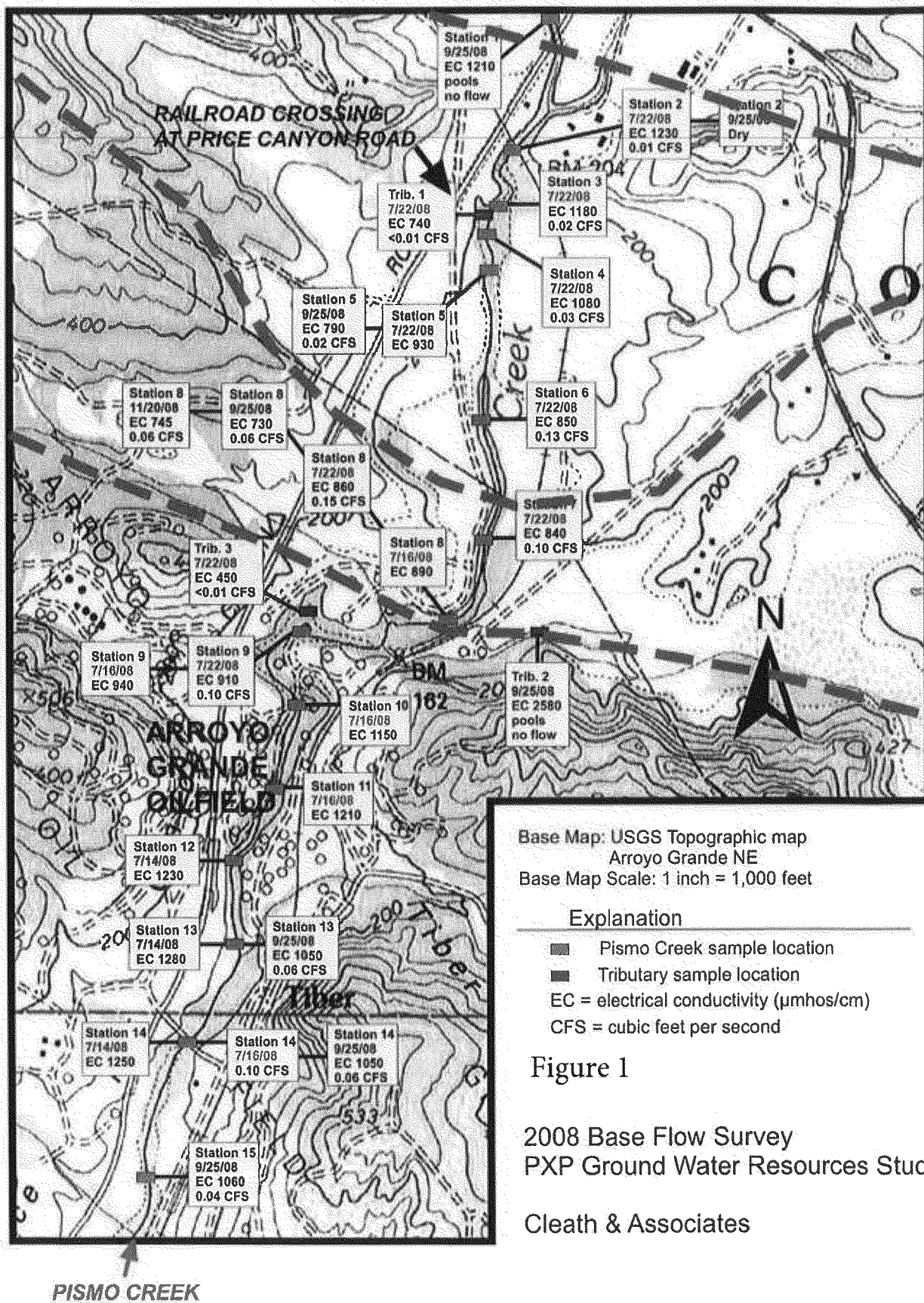


Figure 1

2008 Base Flow Survey
PXP Ground Water Resources Study

Cleath & Associates

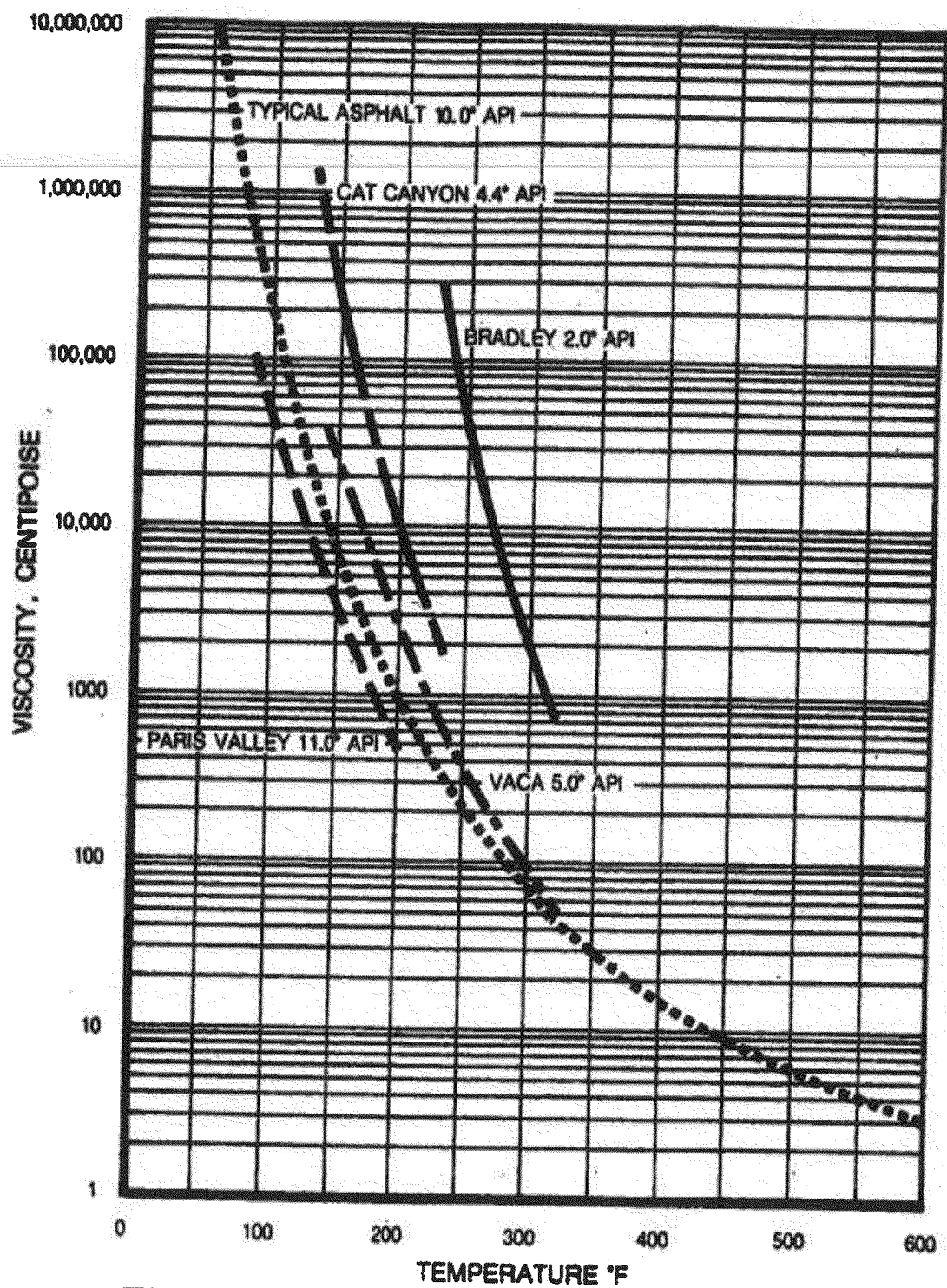


Figure 2
Viscosity temperature characteristics of asphaltic
crude oils.

CALIFORNIA DIVISION OF OIL AND GAS

Figure 3

GUIDE, A & WELL

CDNA MRA. SAND.
P/S NO CM.

40M
20080M
400120M
600

10M

5M

2M

1M

% SPL FLUOR

50

100

CLY lt brn v sol sli sdy

SS f sme c bu-wh hd-
frm abrd m srt dABD TAR strong petro odor
no-spl flor amb vis
cut brt or dry cut florSS f wh-bu hd-frm
sbrndd mod srt sli
calc pred qtz sli cmt

TR CLY bu-pk frm wxy

SD f-c sme vc clr-wh
sbrndd-ang sme wl rnd
w-mod srt qtz sme
lith fragsSS f brn-lt brn frm ang
p srt d v arg arkTR SS vcrs wh hd ang p
ert sli cmt

WT	9.3	VIS	49
PV	15	YP	16
WL	16	FC	2
pH	8.5	CI-	400

TR PYR

TR CALC

CLY lt gy v sft v sol v sdy
abd f gr sd

CGL rndd pbl, qtz, ss

SS bu-bm-wh f gr sft-hd
ang-sbrndd w-mod
ert ark sme-abd lith
frags v arg l/p pred
sil cmt sme wh calc
cmtSD f-vf clr-wh sbang-ang
mod-wl ert ap unconcSLT brn-gy unconc grad
to v f gr sd lpTR TAR in spl no spl fluor
brt yel inst strng cut
fluor dk amb vis cut
v dul or dry cut fluor

WT	9.3	VIS	53
PV	12	YP	28
WL	20+	FC	3
pH	8.0	CI-	350

TR CLY mgy v sft sol

TR SLT brn-gy unconc
grad to v f gr ssCLY brn-gy v sft mod-v
atky l.p. mod-v sol
v silty v sdySS f gr brn occ bu hd-
frm sbrndd mrt sil/
occ dolo cmt v arg abd
lith fragsSLTST brn-dk gry hd mass
am sil v sdy grad to v40M
20080M
400120M
600

10M

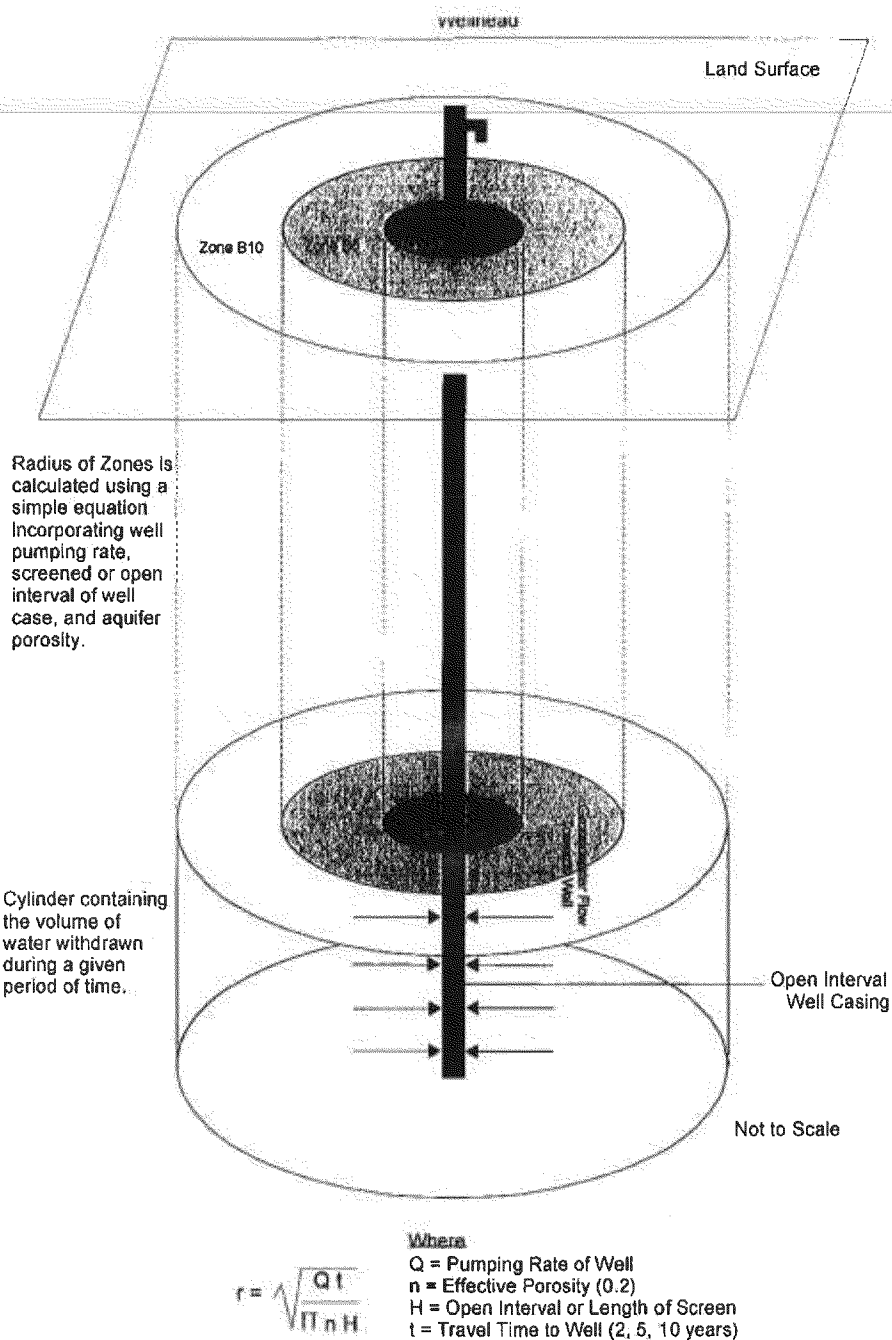
5M

2M

1M

50

100



Calculated fixed radius delineation method (Adapted from Washington State, "Wellhead Protection Program Guidance Document," 1995)

January 1999 – with April 1999 and January 2000 revisions

Figure 5

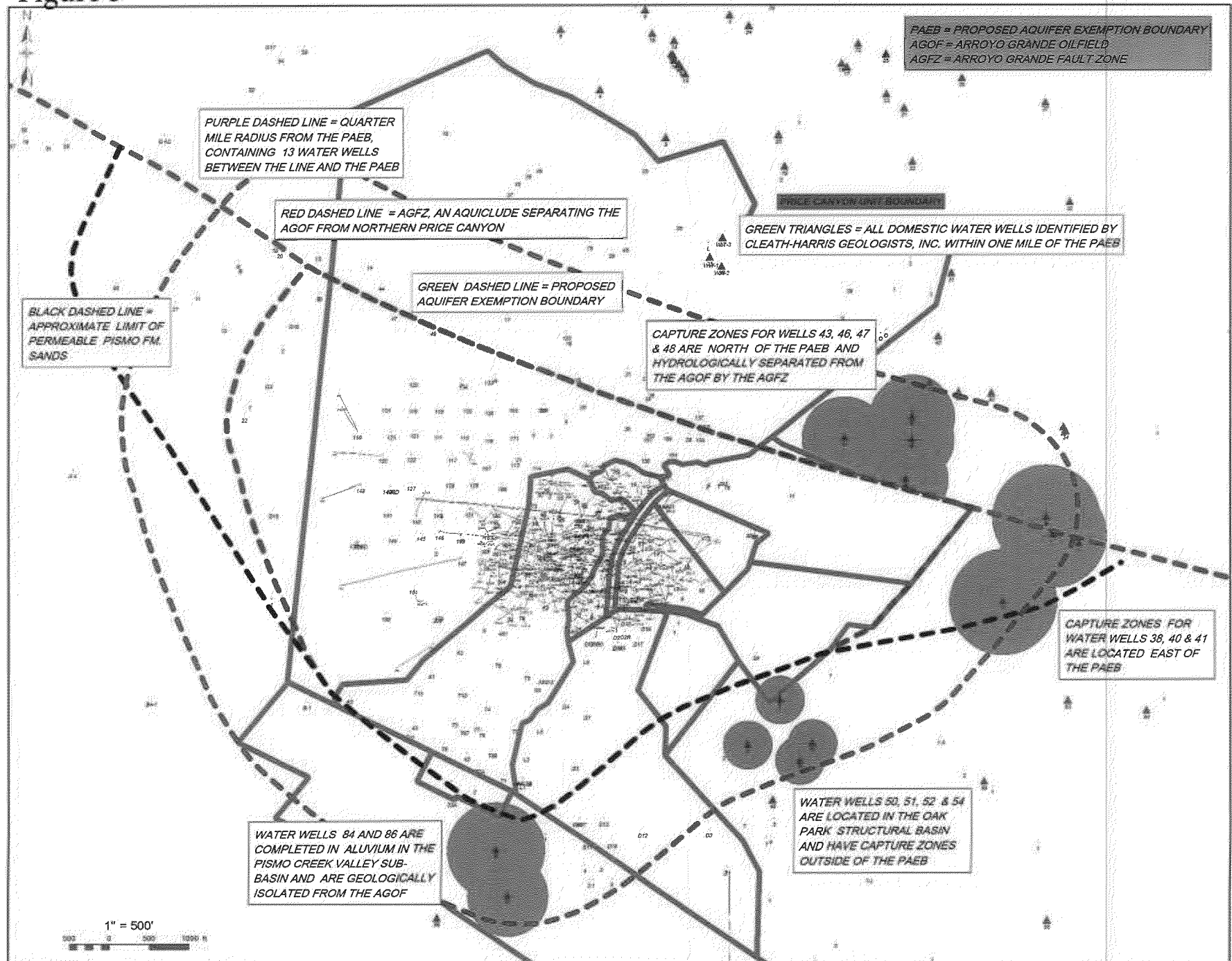


Exhibit A

Arroyo Grande Production and Injection Data (1/2015 - 3/2016)

<u>Mo/Yr</u>	<u>Production</u>			<u>Injection</u>		
	<u>Oil</u>	<u>Gas</u>	<u>Water</u>	<u>Steam</u>	<u>Water</u>	<u>Gas</u>
	<u>BOPD</u>	<u>MCFPD</u>	<u>BWPD</u>	<u>BSPD</u>	<u>BWPD</u>	<u>MCFPD</u>
1/1/2015	1355	2538	30073	7613	4375	2538
2/1/2015	1364	2398	31189	8065	4620	2398
3/1/2015	1368	2588	30098	8402	4475	2588
4/1/2015	1316	2641	29182	8414	3988	2641
5/1/2015	1328	2793	28643	8434	4121	2793
6/1/2015	1138	1912	26605	8650	3598	1912
7/1/2015	1291	2765	27167	9759	3498	2765
8/1/2015	1307	2715	25418	10233	2242	2715
9/1/2015	1369	2749	25802	9599	3056	1868
10/1/2015	1494	2894	28711	10528	3610	806
11/1/2015	1493	2980	29235	11133	3570	871
12/1/2015	1550	3101	29442	11533	3790	800
1/1/2016	1496	2826	27597	10983	2721	1308
2/1/2016	1564	2938	26698	9656	4769	952
3/1/2016	1607	2915	27770	10825	3579	625

Exhibit B

Parameters Used in Calculating Fixed Radius of Influence for Wells Within One-Quarter Mile of Proposed Aquifer Exemption Boundary													
					Zone A	Zone B5	Zone B10	Zone A	Zone B5	Zone B10	Zone A	Zone B5	Zone B10
Well Number	Log	Well Used as Proxy	Screen Height	Effective Porosity	2 GPM for 2 Years	2 GPM for 5 Years	2 GPM for 10 Years	5 GPM for 2 Years	5 GPM for 5 Years	5 GPM for 10 Years	10 GPM for 2 Years	10 GPM for 5 Years	10 GPM for 10 Years
38	YES	SAME	25	0.2	134	212	299	212	334	473	299	473	669
40	NO	38	25	0.2	134	212	299	212	334	473	299	473	669
41	NO	38	25	0.2	134	212	299	212	334	473	299	473	669
43	NO	46	40	0.2	106	167	236	167	264	374	236	374	529
46	YES	SAME	40	0.2	106	167	236	167	264	374	236	374	529
47	NO	46	40	0.2	106	167	236	167	264	374	236	374	529
48	NO	46	40	0.2	106	167	236	167	264	374	236	374	529
50	NO	52	120	0.2	61	97	137	97	153	216	137	216	305
51	NO	52	120	0.2	61	97	137	97	153	216	137	216	305
54	NO	52	120	0.2	61	97	137	97	153	216	137	216	305
86	YES	SAME	30	0.2	122	193	273	193	305	432	273	432	611
88	NO	84	44	0.2	101	159	225	159	252	356	225	356	504
52	YES	SAME	120	0.2	61	97	137	97	153	216	137	216	305